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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/710,682		07/28/2004	Longzhi Jiang	150966-1	4681
23413	7590	06/02/2006		EXAMINER	
CANTOR		•	BARRERA, RAMON M		
55 GRIFFIN ROAD SOUTH BLOOMFIELD, CT 06002				ART UNIT	PAPER NUMBER
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				DATE MAILED: 06/02/2006	6

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		10/710,682	JIANG ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Ramon M. Barrera	2832			
Period fo	The MAILING DATE of this communication apports or Reply	ears on the cover sheet wi	th the correspondence address			
	ORTENED STATUTORY PERIOD FOR REPLY	Y IS SET TO EXPIRE 3 Mi	ONTH(S) OR THIRTY (30) DAYS			
WHIC - Exte after - If NO - Failu Any	CHEVER IS LONGER, FROM THE MAILING DATE on sions of time may be available under the provisions of 37 CFR 1.13 or SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period value to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 36(a). In no event, however, may a rewill apply and will expire SIX (6) MON cause the application to become AB	CATION. eply be timely filed THS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status						
1)[Responsive to communication(s) filed on					
2a) <u></u> ☐	This action is FINAL . 2b) This action is non-final.					
3)	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D	. 11, 453 O.G. 213.			
Disposit	tion of Claims					
4)🖂	Claim(s) 1-24 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdraw	wn from consideration.				
5)	Claim(s) is/are allowed.					
	Claim(s) <u>1-24</u> is/are rejected.					
_	Claim(s) is/are objected to.					
8)	Claim(s) are subject to restriction and/or	r election requirement.				
Applicat	tion Papers					
9)	The specification is objected to by the Examine	er.				
10)⊠	The drawing(s) filed on 28 July 2004 is/are: a)	☑ accepted or b)☐ object	ted to by the Examiner.			
	Applicant may not request that any objection to the	drawing(s) be held in abeyan	ce. See 37 CFR 1.85(a).			
🗖	Replacement drawing sheet(s) including the correct		•			
11)	The oath or declaration is objected to by the Ex	caminer. Note the attached	Office Action or form PTO-152.			
Priority	under 35 U.S.C. § 119					
12)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	119(a)-(d) or (f).			
a)	☐ All b)☐ Some * c)☐ None of:					
	1. Certified copies of the priority documents	s have been received.				
	2. Certified copies of the priority documents	•	· ·			
	3. Copies of the certified copies of the prior	•	received in this National Stage			
* 4	application from the International Bureau		i			
•	See the attached detailed Office action for a list	of the certified copies not	received.			
Attachmer	• •	A) [] latandaw C	Summany (DTO 413)			
·	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	/ 	Summary (PTO-413) s)/Mail Date			
,	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date <u>7/28/04</u> .	5) Notice of In 6) Other:	nformal Patent Application (PTO-152)			

DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 3, 10, 13, 17, 20, and 24 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The recitation "said penetration thermally isolated from said coldhead" is unclear in that the penetration 230 is still indirectly cooled by the coldhead. Claims 10, 17, and 24 inherit the defect in their parent claim.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-4, 10-14, 17-21, and 24 are rejected under 35 U.S.C. 102(b) as being anticipated by Longsworth.

Longsworth discloses a zero boiloff cryogen cooled recondensing superconducting magnet assembly including superconducting magnet coils (col.1, line 52) suitable for magnetic resonance imaging comprising: a cryogen pressure vessel 14 to contain a liquid cryogen reservoir to provide cryogenic temperatures to said magnet coils for superconducting operation; a vacuum

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vessel 16 spaced from and surrounding said pressure vessel; a first thermal shield 62 surrounding and spaced from said pressure vessel; a second thermal shield 60 surrounding and spaced from said first thermal shield, said second thermal shield intermediate said vacuum vessel and said first shield; a cryocooler 40 thermally connected by a first 64 and a second thermal interface 66 to said first and second thermal shields, respectively; a recondenser (44,46) positioned in the space between said pressure vessel and said first thermal shield and thermally connected by a thermal interface (at 43) to said cryocooler to recondense, back to liquid, cryogen gas provided from said pressure vessel; and means for returning the recondensed liquid cryogen to said pressure vessel; wherein said second thermal shield surrounding said first thermal shield inherently reduces a radiation heat load from said first thermal shield to said pressure vessel lowering boiloff of cryogen gas under conditions of failure or power off of said cryocooler; wherein said cryocooler includes a double stage coldhead; including a penetration 24 extending through said vacuum vessel to said pressure vessel, said penetration thermally isolated from said coldhead; including a third thermal interface between said cryocooler and said recondenser, and wherein sensible heat from said boiloff of cryogen gas cools down at least one of a coldhead sleeve 34 of said coldhead, said penetration, and said first and second thermal shields; wherein said penetration includes a first penetration station 65 and a second penetration station 67 thermally connected by first and

second penetration thermal interfaces to said first and second thermal shields, respectively.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 5-9, 15-16, and 22-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Longsworth, cited above, and further in view of Sugimoto.

Longsworth did not disclose tubing disposed on said first and second thermal shields in fluid communication with said boiloff of cryogen gas, said tubing in further fluid communication with a pressure relief valve configured to selectively vent said boiloff of cryogen gas; wherein said tubing includes copper tubing; wherein said tubing in fluid communication between said first and second thermal shields includes a low conductive transition tubing in order to reduce conduction of heat load during normal operation of said coldhead; wherein said low conductive tubing connects copper tubing disposed around each of said first and second thermal shields; wherein said low conductive tubing is a low thermally conductive tubing including stainless steel transition tubing.

Sugimoto discloses pipes (18P, 19P) carrying helium fixed on first and second thermal shields (18,19), which are mechanically coupled to a refrigerator

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54, for the purpose of cooling the thermal shields. Since Longsworth and Sugimoto are both from the same field of endeavor, the purpose disclosed by Sugimoto would have been recognized in the pertinent art of Longsworth. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to employ tubing on Longsworth's thermal shields, as taught by Sugimoto, for the purpose of cooling the thermal shields. Longsworth discloses utilization of both high (copper) and low (stainless steel) thermal conductivity metals (col. 4, lines 8-13). It would have been obvious to one of ordinary skill in the art to employ in Longsworth in view of Sugimoto thermally insulating stainless steel transition tubing connecting thermally conductive copper tubing for the purpose of limiting heat transfer to designated heat exchanging regions of the tubing. Concerning the limitation regarding the tubing in further fluid communication with a pressure relief valve configured to selectively vent said boiloff of cryogen gas, pressure relief valves are deemed an inherent feature of gaseous refrigeration systems.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ramon M. Barrera whose telephone number is (571) 272-1987. The examiner can normally be reached on Monday through Friday from 11 to 5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Elvin G. Enad can be reached on (571) 272-1990. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Ramon M Barrera Primary Examiner Art Unit 2832

rmb